Name)	
Address)	
City)	
Telephone)	
DISTRICT COURT,	COUNTY, UTAH
COURT'S ADDRESS:	
IN THE MATTER OF THE NAME CHANGE OF:	PETITION FOR MINOR'S NAME CHANGE
(minor's name) A minor.	Case No Judge
	name of a minor. (A minor is a person who is
less than 18 years old.) 2. I ask the Court to change the minor'	s name to:
(proposed new name for minor)	
3. My relationship to the minor is:	
[] mother (by birth or through adop	ption)

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[] father (by birth or through adoption)			
[] other (such as custodian or guardian; court order must be attached):			
4. The following information describes the	minor:		
Name on birth certificate:			
Date of birth:			
Place of birth:			
Minor's current address (minor must live in county where petition is filed):			
Date when minor began living in county where petition is filed: (minor must live in this county for at least one year before the petition is filed.)			
Name of adult who lives with minor, has physical custody, and provides care			
Father's name:			
Father's current address:			
Mother's name:			
Mother's current address:			

5. If I am not the minor's legal guardian or custodian, I have attached a copy of the court orders appointing the guardian or custodian. Here is what I know about those orders:

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Date signed by judge	Case number	Court name	Copy attached?

I am not the minor's natural or adoptive father, then the father (check the box for the breet paragraph below, and draw a line through the incorrect paragraph)::
[] has agreed with the proposed name change. The father's original signed consent is attached, or it will be filed before the hearing on this petition.
[] has not signed a written consent to the proposed name change. The father will be served a copy of this petition, along with a summons requesting a written response within twenty days if served in Utah (or within thirty days if served outside of Utah).
I am not the minor's natural or adoptive mother, then the mother (check the box for the t paragraph below, and draw a line through the incorrect paragraph):
[] has agreed with the proposed name change. The mother's original signed consent is attached, or it will be filed before the hearing on this petition.
[] has not signed a written consent to the proposed name change. The mother will be served with a copy of this petition, along with a summons requesting a written response within twenty days if served in Utah (or within thirty days if served outside of Utah).

8 The new name will benefit the minor. Here are the reasons why:

(In the lines below, describe any of the following facts that apply, or others:

- a. how a name change will develop and preserve the minor's relationship with each parent;
- (b) how long the minor has used the present name or proposed name;

(c) difficulties embarrassment, or harassment caused by the present name; and(d) whether the present name causes insecurity and lack of identity.)
[Check a box below for the correct paragraph 9. Cross out the incorrect paragraph 9, to show it does not apply.]
[] 9. The minor is old enough to make intelligent and decisive choices, and wants to make this name change because:
[] 9. The minor is not old enough to make an intelligent and decisive choice about this name change.
10. It is in the minor's best interest to change to the proposed new name.
11. There is no reason why the minor's name should not be changed.
12. Except for this petition, the minor is not presently involved in any legal proceeding.

provisions of Section 77-27-21.5(17).

15. I am not changing the minor's name to avoid creditors, or to escape or defraud

14. The minor is not barred as a sex offender from obtaining a name change, under the

13. The minor is not on probation or parole.

- anyone with a claim against the minor or me.
- 16. This name change will not affect any right, title, or interest of anyone else, except for the parent, custodian, or guardian named above. Any parent, custodian, or guardian who has not provided a written consent to this name change will be served with this petition pursuant to Rule 4 of the Utah Rules of Civil Procedure, and have an opportunity to participate in these name change proceedings.

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17. If it is not possible to serve the other parent, then I will prepare and file the
pleadings necessary to ask the Court to waive service [Note to petitioner: Those pleadings are
described in the instructions, and are called (1) Motion to Waive Service (2) Petitioner's Affidavit in Support of
Motion to Waive Service, and (3) Order to Waiver Service.]
DATED: Petitioner
rentioner
NOTARY CLAUSE
, Petitioner, is personally known to me or presented satisfactory proof of identity to me. After being sworn and while under oath, Petitioner stated that he or she was acting voluntarily, had read and understood the preceding document, and that
the contents were true. Petitioner then signed the document in my presence.
Signed on, 20 XNotary Public/Court Clerk
Notary Public/Court Clerk
(Notary Seal)

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